Best Available Copy

histories of interview must be ideads of flecoid

y gay the first of the control of th

UNITED S

SDEPARTMENT OF COMMERCE

Address (COM) CONTROL OF THE CONTROL OF T

APPLICATION NUMBER FILING DATE PROSPET IN THE STANDED APPLICANT ATTORNEY DOCKET NO.

The prospet of the prospect of the prospe

	CA TO TOWNS AND THE MINE TO THE PARTY OF THE
. по при владу в выправнице в постоя в представления поднавления поднавления поднавления поднавления поднавлени при поднавления в представления поднавления подна	の いっぱい いっぱい しゃ page definition and page and the page as a construction of the page and pag
All participants (applicant, applicant's representative, PTO personnel):	racialism for the process of the control of the con
(2) Tokn M. Carson (4)	The state of the s
Date of Interview	or the epph and paraticine, in including a tax contact of the provided and the contact of the second and admits a second accordance to the second and the second and the second accordance to the second and the second accordance to the second accor
Type: Telephonic Personal (copy is given to applicant applicant	cant's representative).
Exhibit shown or demonstration conducted: Tes	cription:
	error Lave Counts recorded in the Martin
Agreement was reached.	The second secon
Claim(s) discussed: () チャー シー	the general color of the production of the confidence of the color of
Identification of prior art discussed: Det . et al. 10.5	Patent No. 5,751,933
Wheel et al, WO 95/09387	 delle i banke supracella, i matamaranti i garanti i garanti alla mala i banke supracella mala i garanti.
Description of the general nature of what was agreed to if an agreement was	reached, or any other comments:
The wheat et al. Ket.	was discussed. The applicants
Attorney argued that the wheel	Ref does not track the Frature
a enabling in disabling to film alg	and Notitications Am americantent
J. G. that teature above will be Submi	Hed. toother versew at wheel hot will be
(A fuller description, if necessary, and a copy of the amendments, if available must be attached. Also where no copy of the amendments which would rend attached.)	
1. Latris not necessary for applicant to provide a separate record of the sub	

Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a response to the last Office action has are ready been filled, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

2. Since the Examiner's interview summary above (including any attachments) reflects a complete response to each of the objections; rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the interview unless box 1 above is also checked.

Examiner Note: You must sign this form unless it is an attachment to another form.

FORM PTOL-413 (REV.1-96)